# In the Supreme Court of the United States

ALEJANDRO EVARISTO PEREZ, HONORABLE US WAR VETERAN,
PRO SE PETITIONER

v.

LINKEDIN CORPORATION,
RESPONDER

US SUPREME COURT RULE 40 - PRO SE PETITIONER FILING AS HONORABLE US VETERAN

## MOTION FOR LEAVE TO PROCEED AS AN HONORABLE US VETERAN

#### PETITIONER:

ALEJANDRO EVARISTO PEREZ 9233 WESTHEIMER, #405 HOUSTON, TX 77063 (214) 762-0075 alejandro.evaristo.perez@gmail.com

### RESPONDER:

JASON SKAGGS, ATTORNEY 530 LYTTON AVENUE 2<sup>ND</sup> FLOOR PALO ALTO, CA 94301 (650) 617-3226 jason.@skaggsfaucette.com

#### **DECLARATION & AFFIDAVIT**

- I am the Honorable Pro Se Party in this legal action as demanded by Military Oath, which expires on 2059. If called as a witness, I could and could competently testify thereto.
- 2. The Responder, the Fallen Judges, and their representatives were served pursuant to FRCP 4 in related-cases from lower courts within the respective times via ECF/CM electronic system, email, and/or certified mail.
- 3. Under Rule 56 and Rule 55, the Responder required to plead or otherwise respond to the motions and did so in District Courts. That means that all parties and associated Courts are aware of the treasonous actions committed and legal dockets with such records properly stored in their respective ECF/CM systems.
- 4. The treasonous Responder and Fallen Judges are not minors or incompetent people, because they are a mix of cunning traitors, Communist Boot-Lickers, sellouts, global multinational corporations, its subsidiaries (Microsoft owns LinkedIn), and/or unpatriotic BAR lawyers.
- 5. The Pro Se Petitioner is currently in military service until 2059; therefore, the Servicemember Civil Relief Act would apply to the Pro Se Party. Pro Se Petitioner is willing to submit my DD214s upon request; and a copy of the Military CAC Card both front and back from the TXSD 4:21-cv-00765 case in CM/ECF-PACER.
- 6. The Responder nor the Fallen Judges are not currently in military service; therefore, the Servicemember Civil Relief Act does not apply.

7. The Pro Se Petitioner is still pursuing a peaceful settlement of returning his LinkedIn Account with all 7,000 consenting contacts, a formal apology by Responder, the resignation of the Fallen Judges, and the \$2BN check for IIED.

I have expressed this declaration as true and correct copy of this motion.

God bless Aprerica,

By: s/Alejandro Everisto Perez

29APR2022

Date

Alejandro Evaristo Perez PRO SE PETITIONER

HOMORABLE US WAR VETERAN

US ARMY MILITARY OFFICER



